

Rain tonight and Tuesday.

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HAILED SULTAN OF MOROCCO BY BEDOUIN CHIEFS

Mulai Hafed Eager to Ascend From Job of Viceroy.

Has Made Himself Popular in Southern Part of Kingdom.

TANGIER, Morocco, May 6.—A coup d'état has been made in Marakesh, an important town in southern Morocco, according to advices received here, and Mulai Hafed, the Sultan's brother, has been declared Sultan.

Mulai Hafed has been viceroy for southern Morocco, and has made himself popular with the townspeople, who are reported to have proclaimed him Sultan. It is said the chiefs of a number of tribes in that region have pledged their support to the "pretender," and it is predicted that the Sultan will have a difficult time putting down Mulai Hafed's followers if he decides to fight his brother.

BLACK HAND MEN CONVICTED OF CONSPIRACY

Eleven Alleged Members Remanded to Jail at Wilkesbarre.

WILKESBARRE, Pa., May 6.—Eleven alleged members of the Black Hand gang were convicted of the charge of conspiracy, the jury rendering a verdict today. The two men acquitted are Salvatore Volpi and Andrew Paternoster. Volpi was released, but Paternoster was held on two other charges. The other defendants were all remanded to jail until Saturday pending a motion for a new trial to be made by their counsel.

The convicted are Antonio Taglierino, Peter Gonzales, Joseph Cornella, Stephen Ladore, Salvatore Turchinella, Peret Luchinella, Charles Dominican, George Chinnino, Vincent Tachonella, Charles Buffalino, and Charles Cornella.

They were convicted of conspiracy to extort money from the Rizzi brothers, of Pittston. Charges of dynamiting, shooting and threats are also pending against the convicted men.

BRADLEY TRIAL DATE TO BE SET

Attorney George P. Hoover, counsel for Mrs. Anna Bradley, who is charged with the murder of former Senator Arthur P. Brown, will make an effort tomorrow to have justice Stafford, of Criminal Court, No. 1, set the date for the holding of the trial.

Mr. Hoover says that he will ask that the date of trial be set for June 17, owing to the illness of Judge O. W. Powers, associate counsel for the defense, and to give his side time necessary for taking the deposition of witnesses.

FORMER LABOR LEADER KILLED IN AUTO ACCIDENT

BUFFALO, N. Y., May 6.—Herman F. Trapper, at one time labor leader of this city, and prominent in labor circles, was instantly killed in an automobile accident.

THE WEATHER REPORT.

A trough of low pressure extending from Texas northeastward into the lower lake region has been attended by general rains over those districts, and in the upper lake region, the upper Mississippi and Missouri valleys, and locally in New England. There were also rains and snows in the central Rocky mountain region and the middle Plateau.

Temperatures have risen considerably in the East and South; but are still much below the seasonal average in the Northwest.

There will be rain quite generally tonight and Tuesday in the East and South, without temperature changes of marked character.

Steamers departing today for European ports will have light to fresh southerly winds, becoming variable, with showers to the Grand Banks.

TEMPERATURE.

9 a. m. 59
12 noon 62
1 p. m. 60

DOWNTOWN TEMPERATURE.

(Registered Atfield's Standard Thermometer.)
9 a. m. 64
12 noon 67
1 p. m. 66

SUN TABLE.

Sun sets today 6:57
Sun rises tomorrow 6:55

TIDE TABLE.

High water today 2:22 p. m.
Low water today 9:15 p. m.
High water tomorrow 3:31 p. m.
Low water tomorrow 10:16 p. m.

HARPERS FERRY, W. Va., May 6.—Potomac and Shenandoah, both clear.

DOCK CLERKS IN LAND OFFICE TO PAY EXTRAS

Appropriation Allows for 30 Employees at \$2 Per Day—31 Have Jobs.

Extract From Bill Creating Positions

"Appropriated—Transcripts of records and plats, General Land Office: For furnishing transcripts of records and plats, to be expended under the direction of the Secretary of the Interior, \$18,720. Provided, That persons employed under this appropriation shall be selected by the Secretary of the Interior at a compensation of \$2 per day, while actually employed at such times and for such periods as the exigencies of the work may demand. Provided further, That not more than one-twelfth of this appropriation shall be expended in any one month of the year for which it is available."

—The Sundry Civil Appropriation Bill—Public No. 253.

COMPUTATION.

Available each month, one-twelfth of appropriation, \$1,560

Thirty clerks at \$2 per diem for 26 working days 1,560

Thirty-one clerks..... 2 2 2

Trouble again stalks abroad at the Land Office, this time among those who work on the per diem force. There are just thirty of these, at least there are supposed to be. Sometimes there are thirty-one. Hence the trouble, for it is alleged that on account of certain favoritism for relatives, an additional clerk is now employed, and the amount appropriated as salary for thirty persons is made to answer for the thirty-one.

An intimate friend of one of the per diem workers may with propriety inquire, "How much do you make?" To this query one is apt to receive a peculiar reply, something like this: "Two dollars a day, except when I am 'docked.' Then I get one."

This answer may have to suffice for the time being, for the Land Office clerks are uncommunicative regarding their grievances, inasmuch as it has been intimated that the powers that be want to act as spokesmen for the entire department. However, by keeping one's ear close to the ground one may hear the following tale, setting forth the trouble in detail:

Thirty Clerks at \$2 Per Day.

The appropriation for the per diem workers provides for just thirty clerical employees at \$2 per day. According to Congressional dictate, this appropriation, to prevent any possible misapplication, must be drawn monthly, one-twelfth at a time. If perchance there should be less than thirty employees the surplus goes back into the Treasury. If there should be a deficit, which can only be possible when more than thirty are employed, there is no relief to be had, and the faithful few must each bear his burden and be "docked" accordingly.

Not for years, it is alleged, until a precedent was established a few weeks ago, when the thirty-first employee was added, the said employee being a relative of former Private Secretary Scott Smith, who is now stationed at Hot Springs.

The aforesaid relative enjoyed a Government position for some few days, but owing to the absence of several members of the regular force on sick leave, it is stated, his presence did not cut any considerable figure in the pay roll, and the matter was passed over, affecting, as it did, only a few unfortunate who were "docked" to even up the deficit. The precedent had been established, however, and it is now alleged that with the change of administrations another "relative" was put regularly on the rolls April 1. At the end of the month the thirty employees were

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Opinions About Babies Differ.

The Story About The Oyster Baby In The Sunday Times Made a Hit.

More Cute Babies Next Sunday.

BUY THE SUNDAY TIMES

J. H. Small & Sons, Florists, Washington and New York—Adv.

Defense Fires Opening Gun At Trial of Miners Accused of Steunenberg Death Plot



Upper Left Hand Picture Shows W. D. Haywood; the Center One, Former Governor Steunenberg, the Victim; Upper Right Hand, Charles H. Moyer, and Lower Picture, George A. Pettibone.



STATE OPPOSES GRANTING BILL OF PARTICULARS

Haywood to Be First Who Will Face Jury.

BOISE, Idaho, May 6.—"You charge this man with a crime it was manifestly impossible for him to have committed, and you refuse to indicate how you think he could have done it."

"Your indictment alleges murder, but if what you charge is so, Frank Steunenberg was killed in Caldwell, Idaho, by the explosion of a bomb on December 30, 1905, when William D. Haywood was in Colorado, as the evidence in the possession of the State shows. In that case, the crime, if any, is conspiracy. But your indictment says murder, and I appeal to the court to compel the prosecution in this case to furnish us with a bill of particulars to show whatever the act is alleged to be before a trial is fixed."

Richardson's Opening Gun.

Every feature of his strong face ablaze with emotion and his sonorous but musical voice penetrating every corner of the court room, E. F. Richardson, of Denver, senior counsel for the defense, in the Ada county court house today, fired the opening gun in what promises to be the greatest legal battle in the criminal annals of the past half century in the United States.

The trial of William D. Haywood, secretary, Charles H. Moyer, president, and George A. Pettibone, executive committee member of the Western Federation of Miners, was on. The proceedings today were purely legal and technical in character and could have little effect on the ultimate outcome.

Haywood Faces Jury First.

Through Richardson and his assistant counsel, Clarence S. Darrow, of Chicago; Fred Miller, of Spokane, and John F. Nugent, of Boise, Haywood, who will be first to actually face a jury on the capital charge of murder, was pleading for a "bill of particulars" of what the prosecution intended to prove.

His appeal was opposed by the State, James H. Hawley and United States Senator W. E. Borah, of Boise; A. W.

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GROW HOUNDED FOR 25 YEARS BY TWO WOMEN

Gave Up Many Thousands for His Supposititious Daughter.

NEW YORK, May 6.—In the clutches of an alleged blackmailing band for twenty-five years, paying thousands of dollars to conceal supposed secrets, Galusha A. Grow's life was clouded at the end by fear and poverty.

And now these who are said to have extorted thousands of dollars from him are fighting among themselves, with charges and counter-charges, while the name of former Governor Fenton, of New York, is dragged into the scandal.

Catherine Livingstone De Fosse, owner of Hotel Glen Cliff, near Catskill, N. Y., a 38-year-old woman, with traces of former beauty, hints, but will not affirm, that she is the mother of Mrs. Catherine Livingstone Williams, and that Galusha A. Grow was the girl's father.

Relatives of the dead statesman, "Father of the Homestead Law," who watched for years the draining of their kinsman's resources into the greedy maws of rapacious adventurers, contend that Grow was taxed constantly beyond the limit of his ability, but that whenever any reference was made to his troubles he became angry and sometimes took to his bed, lying for days, as if drugged, with his face toward the wall.

Got \$45,000 in a Lump.

Mrs. Williams, the alleged daughter, confesses that she extorted \$25,000 from Grow before he became bankrupt; and Mrs. De Fosse says that she got \$22,000 at the same time. Mrs. Williams says also that there is a trust fund secured from Grow to assure her a good living for the rest of her life.

All this money is that which was obtained from Grow at a final onslaught. Over and above these amounts are the sums extracted from him yearly, monthly, or weekly, over the term of twenty-five years, whenever the human leeches who had fastened upon him thirsted for money.

James T. Du Bois, chief clerk of the State Department, executor of Grow's estate and closest friend of the legislator, insists that Grow was not the father of Mrs. Williams, and that he never even saw the mother, who, according to the former husband of Mrs. De Fosse, is a scrubwoman named Kate Burke, her father being one Edward Holt.

Grow himself, Mr. Du Bois says, denied the paternity of the girl, but refused to take any steps to free himself from the toils of the alleged blackmailers, whose efforts were said to be supplemented by one George V. Blackburn.

According to Mrs. Samuel Grow, sister-in-law of the statesman, the name of former Governor Reuben E. Fenton was brought into the case by Grow himself, a close friend of Grow's cousin and Fenton's daughter went to see Grow at the Fifth Avenue Hotel many years ago, and found him entertaining a flashy dressed woman whom they afterward discovered to be Mrs. De Fosse. The next day Grow told his cousin that Mrs. De Fosse was the friend of Fenton, whom she had come to see, but that Fenton had hurried into another room, so that his daughter would not see him with the woman.

Elijah A. Roake, a New York lawyer, who is suing the Grow estate for \$9,900 for professional services in trying to learn the percentage of Mrs. Williams, insists that Grow did not die insolvent, but that \$40,000 is hidden away somewhere. James T. Du Bois, the executor,

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SOLDIERS' HOME INMATE SHOTS FRIEND AND SELF

Was Trying to Kill Sister Paula, Nurse.

Thwarted in his attempt to murder a woman in a cold-blooded manner, William Parks, an inmate of the Soldiers' Home, at noon today shot James Leslie, another inmate of the home, wounding him mortally, and then turned the pistol upon himself, meeting death instantaneously.

The shooting occurred in the hospital of the Soldiers' Home.

Parks, formerly a member of Company D, Fifth Artillery, was recently discharged from a position he held in the hospital. He drank heavily yesterday and this forenoon, and had the idea that Sister Paula, one of the hospital nurses, had been responsible for his discharge.

Determined to kill her, he went into the city this morning and bought a .38-caliber revolver. He then returned to the hospital, and meeting Sister Paula, he reached for his gun. Leslie saw the motion and stepped in front of Sister Paula.

Leslie's attempt to protect the woman saved her life, but brought him death. Parks fired the pistol, the bullet entering Leslie's left shoulder, spinning him around like a top. Parks let him have another bullet in the back.

IAN MACLAREN DEAD IN IOWA

OTTUMWA, Iowa, May 6.—Ian MacLaren died at 11:30 o'clock this morning at Mt. Pleasant, Iowa.

The Rev. Dr. John Watson, "Ian MacLaren," was born in 1850. Since 1880 he was minister of Saffron Park Presbyterian Church, Liverpool. "Beside the Bonnie Briar Bush," published in 1884, gave him a world-wide reputation as an author.

TERRY WEDS AT 59; HUSBAND ONLY 35

PITTSBURGH, May 6.—Ellen Terry was married here secretly March 22 to James Carew, her leading man. The bride is fifty-nine, the bridegroom thirty-five. This is Miss Terry's third marriage.

GENERAL MACARTHUR REPORTED DEAD

It was rumored here today that General MacArthur, who is escorting the Japanese General Kuroki across the continent, is dead.

No credence is given the rumor by officials at the War Department, as it is said that five army officers are with General MacArthur, and that if anything had happened to a member of the party the Department would have been notified at once.

MARVIN MURDER SCOUTED

Horace Probably Died From Exposure and Want.

His Body Could Have Lain Hidden in Pool.

Lad's Death Occurred From Six to Eight Weeks Ago.

DOVER, Del., May 6.—Following the first flush of excitement and with saner judgment prevailing, the conviction is becoming general here today that instead of being a victim of foul play or an accident, little Horace E. Marvin, jr., whose dead body was found in a pool on his father's farm Saturday afternoon, died of exposure after having wandered away from his playmates on the afternoon of his disappearance, Monday, March 4.

Many, however, still adhere to the belief that the lad was a victim of foul play, and final judgment is being reserved until the coroner's jury makes its report late this week.

No Marks on Body.

Yesterday's autopsy failed to lend anything to the murder theory. So far as could be discerned, there were no marks on the body to show that the boy had been killed, or that he had been the victim of an accident such as being run over by a wagon. On the other hand, the lungs showed that though the body was found in a pool of water, death had not resulted from drowning. The conclusion most generally reported is that the little fellow died from exposure.

All suspicion that the boy had been recently killed was removed at the autopsy, which showed that though the body was in a fair state of preservation, due to the cold weather, death had evidently resulted six or eight weeks before the finding of the remains. The first theory that the body must have been placed where found as recently as three days ago, has also been pretty effectually exploded.

Pool Several Feet Deep.

Though there were but six or seven inches of water in the pool at the time and place where the body was found, the spot was covered by fifteen inches of water today, as the result of a slight rain last night. It is also found that the pool is several feet deep in the center, and that most of the time since the disappearance of the boy the water has been deeper than it is at the present time.

The theory of those who believe the lad was a victim of exposure is as follows: Left alone by his cousin, Rose Standish, Horace wandered away from the strawstack, where he had been playing, in the rear of his father's home, on a little voyage of exploration of the farm, to which his father had just moved. He wandered out on the frozen marsh and the treacherous surface broke under his weight, and his feet were sucked into ooze at the bottom of the marsh. Finally, after struggling vainly to release himself, he sat down in the icy pool screaming and exhausted.

Merciful Unconsciousness.

Then unconsciousness mercifully stole over him and the little boy settled down in the ooze in the sleep of death, with possibly only the head and shoulders above the water. The freezing weather which had preceded March 4 gave way to a thaw on that night, and with the rising of the water in the pool the little body gradually sank out of sight. Then came another freeze and a layer of ice hid the tot's body from the searchers.

Much has been made of the fact that the marsh grass about the scene was turned over and the scene of the boy's death had been viewed hundreds of times. The ice and ooze held the little body down, and it was not until recently, following the disappearance of the ice, and at a time when the gases generating it gave the body sufficient buoyancy to bring it to the surface, that the waters gave up their dead.

Father Accepts Theory of Death From Accident

Shaken by the revelations of the autopsy upon the body of his dead child from his belief that the little boy was murdered, Dr. Horace N. Marvin is now so far reconciled to the theory of accidental death that he will accept it without further investigation if the coroner's jury reaches such a verdict.

The father of the four-year-old lad, whose disappearance on March 4 started a world-wide search, which ended with the finding of his body on a marsh on the Kitts Hammock farm last Saturday, announced this changed attitude of mind today.

Since the discovery of the body he has stoutly maintained the belief that it was placed on the marsh only a day or two before it was found by kids.